IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS AMARILLO DIVISION

UNITED STATES OF AMERICA	§	
Plaintiff,	§ §	
	§	
V.	§	2:21-CR-78-Z-BR (1)
	§	
DON ERIC WOLTERS	§	
	§	
Defendant.	§	

ORDER SCHEDULING ARRAIGNMENT AND NOTICE OF WAIVER OF APPEARANCE

The above-styled and numbered cause is REFERRED to United States Magistrate Judge Lee Ann Reno for arraignment on **Thursday, December 2, 2021**, at 1:30 p.m. CST in the Mary Lou Robinson United States Courthouse, Second Floor Courtroom, Amarillo, Texas. Defense counsel is ORDERED to immediately notify Christopher Kordes at 806-468-3800 if an interpreter will be needed at the arraignment. If Defendant DON ERIC WOLTERS elects to waive the right to be present at arraignment, the attached Waiver of Appearance at Arraignment and Entry of Not Guilty Plea must be completed, signed, and returned to the Office of the Clerk for the United States District Court, 205 SE 5th Avenue, Room 133, Amarillo, TX 79101, no later than noon the day before the arraignment is set. If the waiver is timely submitted, you and your client will not be required to appear at arraignment. Otherwise, you and your client must be present at the arraignment on the date and time stated above.

SIGNED November 18, 2021.

Matthew J. Kacsmaryk

UNITED STATES DISTRICT JUDGE

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS AMARILLO DIVISION

UNITED STATES OF AMERICA	§
Plaintiff,	\$ \$ \$ \$ \$ \$ \$ \$
v.	§Z-BR
	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Defendant.	§ §
	ARANCE AT ARRAIGNMENT AND OF NOT GUILTY PLEA
1. Pursuant to Rule 10(b)	of the Federal Rules of Criminal Procedure, a defendan
need not be present for the arraignment	nt if: (a) the defendant has been charged by superseding
indictment; (b) the defendant, in a w	ritten waiver signed by both the defendant and defense
counsel, has waived appearance and	has affirmed that the defendant received a copy of the
superseding indictment and that the plea	a is not guilty; and (c) the court accepts the waiver. FED. R
CRIM. P. 10(b).	
2. On, undersigned	d counsel (a) presented Defendant
with a copy of the superseding indictme	ent, Criminal No, (b) discussed all charges and
counts in the superseding indictment,	(c) confirmed that Defendant understands the
charges, counts, and maximum penaltie	s under law, (d) explained the purposes of arraignment and
the right to be present for the arraignment	nent, and (e) affirmed that Defendant elects to
waive the right to be present at arraignn	nent and elects to enter a plea of "not guilty" to all charges
and counts in the superseding indictmen	nt.

3. As evidenced by the signatures below, Defendant _	hereby (a) AFFIRMS
that he received a copy of the superseding indictment, Criminal N	o, (b) WAIVES
the right to be present at arraignment, and (c) ENTERS a plea of '	'not guilty" to all charges and
counts in the superseding indictment, Criminal No	
Date:	
[DEFENDANT'S NAME] Defendant	
Date:	
[NAME/TITLE/ADDRESS] Attorney for Defendant	
CERTIFICATE OF CONFERENCE	E
I hereby certify that I conferred with Assistant United State	s Attorney and thereby
confirmed that the government is unopposed to Defendant	waiving his right to be
present at arraignment and Defendant entering a plea of "n	not guilty."
•	E/TITLE/ADDRESS] by for Defendant
CERTIFICATE OF SERVICE	
I hereby certify that on, I caused a copy of the	ne foregoing document to be
delivered to the Clerk of Court, the United States Magistrate Judge _	and Assistant United
States Attorney	
-	E/TITLE/ADDRESS] by for Defendant